

FILED

NOV 21 2005

United States v. Dominguez-Maroyoqui, No. 04-50375

TASHIMA, Circuit Judge, concurring:

CATHY A. CATTERSON, CLERK
U.S. COURT OF APPEALS

I concur in the disposition with the understanding that appellant has not asked for and we are not reviewing the sentence, including the extent of the downward departure, for “unreasonableness.” *See United States v. Booker*, 125 S. Ct. 738, 767 (2005) (“The courts of appeals review sentencing decisions for unreasonableness.”).